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2	ILEDENTEREDRECEIVED	THE HONORABLE JAMES L. ROBART
4	MAR 08 2012	
Wes	AT SEATTLE LERK U.S. DISTRICT COURT LERN DISTRICT OF WASHING DEPUTY	(18818) 11811 BOIN BRID) 1188) 11881 BINN BRIN 1881
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7		10-CV-01150-ORD
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9		STATES DISTRICT COURT DISTRICT OF WASHINGTON
10	(1201224)	AT SEATTLE
11	UNITED STATES OF AMERICA,) NO. 2:10-cy-01150-JLR
12	Plaintiff) NO. 2:10-6V-01150-JLR
13	ν.) STIPULATION AND ORDER) REGARDING DISTRIBUTION OF
14	SUMMERHILL PLACE, LLC, GRAN, INC., and RITA LOVEJOY,) SETTLEMENT FUND
15	Defendants.	
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. 17	The Court entered a Consent Ord	er in this case on March 8, 2011, resolving the United States'
18	lawsuit alleging that defendants Summer	hill Place, LLC, GRAN, Inc. and Rita Lovejoy ("defendants")
) 19	engaged in a pattern or practice of discri	nination on the basis of race, color, national origin and
20	familial status in violation of the Fair Ho	using Act, 42 U.S.C. §§ 3601-3619. Defendants deny the
21	United States' allegations and specificall	y deny that they discriminated on the basis of race, color,
22	national origin, or familial status. This is Stipulation and Order Regarding Distribution of	s a compromise of a disputed claim and should not be
23	Superior and Order regarding 2 Automates of	United States Department of Justice Civil Rights Division
24		Housing and Civil Enforcement Section 950 Pennsylvania Ave., N.W G Street Washington, D.C., 20530
25		202-307-6275
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1 construed in any way as an admission by defendants of any liability whatsoever or as admission by 2 defendants of any wrongdoing. Paragraph 27 of the Consent Order directed the defendants to "deposit \$85,000 in an interest 3 4 bearing escrow account for the purpose of compensating persons who are deemed by the United States 5 to be aggrieved persons" ("the Settlement Fund"). The Settlement Fund is to be paid to aggrieved б persons as determined by the United States, or to a qualified organization if there is excess amounts in 7 the Settlement Fund, 8 Paragraphs 33 and 34 of the Consent Order describe a process for the parties to attempt to reach 9 agreement on an appropriate amount of damages that should be paid to aggrieved persons. In addition, 10 Paragraph 34 of the Consent Order provides that the funds are to be distributed after the Court issues 11 an order approving or changing the proposed distribution of funds. The United States has identified 21 12 aggrieved persons and has provided copies of sworn declarations from each aggrieved person to the defendants pursuant to paragraph 33 of the Consent Order. The defendants do not contest the 13 14 identified aggrieved persons. 15 Thus, the United States and the defendants stipulate to the following payments, subject to 16 appropriate withholding of taxes, if any, to those individuals (listed below) identified as aggrieved 17 parties by the United States: 18 19 20 21 ¹ The United States will provide copies of the declarations to the Court upon the Court's request. 22 Stipulation and Order Regarding Distribution of Settlement Fund - 2 23 United States Department of Justice Civil Rights Division Housing and Civil Enforcement Section 24 950 Pennsylvania Ave., N.W.- G Street Washington, D.C., 20530 25

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202-307-6275

1	Aggrieved Person	Payment Amount	
2	Seema Bhatia	\$2,750 plus an equal share of the interest accrued on the	
3		\$85,000 Settlement Fund between the date of its creation,	
4		and the date the defendants issue the checks to the	
5		aggrieved persons.	
6	Ronald Tyrone Blackwell	\$5,500 plus an equal share of the interest accrued on the	
7		\$85,000 Settlement Fund between the date of its creation,	
8		and the date the defendants issue the checks to the	
9		aggrieved persons.	
10	Felamex Case	\$2,750 plus an equal share of the interest accrued on the	
11		\$85,000 Settlement Fund between the date of its creation,	
12		and the date the defendants issue the checks to the	
13		aggrieved persons.	
14	Kenneth Case	\$2,750 plus an equal share of the interest accrued on the	
15		\$85,000 Settlement Fund between the date of its creation,	
16		and the date the defendants issue the checks to the	
17		aggrieved persons.	
18	Brandy Davis	\$2,750 plus an equal share of the interest accrued on the	
19		\$85,000 Settlement Fund between the date of its creation,	
20		and the date the defendants issue the checks to the	
21		aggrieved persons.	
22	Octobridge 10.1 h n n north and		
23	Stipulation and Order Regarding Distribution of S	ettlement Fund - 3 United States Department of Justice Civil Rights Division	
24	•	Housing and Civil Enforcement Section 950 Pennsylvania Ave., N.W G Street	
25		Washington, D.C., 20530 202-307-6275	
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1	Justin Davis	\$2,750 plus an equal share of the interest accrued on the
2	·	\$85,000 Settlement Fund between the date of its creation,
3		and the date the defendants issue the checks to the
4	·	aggrieved persons.
5	Betty Gibbins	\$5,500 plus an equal share of the interest accrued on the
6		\$85,000 Settlement Fund between the date of its creation,
7		and the date the defendants issue the checks to the
8		aggrieved persons.
9	Lavanya Godisela	\$4,000 plus an equal share of the interest accrued on the
10		\$85,000 Settlement Fund between the date of its creation,
11		and the date the defendants issue the checks to the
12		aggrieved persons.
13	Amit Kathpalia	\$2,750 plus an equal share of the interest accrued on the
14		\$85,000 Settlement Fund between the date of its creation,
15		and the date the defendants issue the checks to the
16		aggrieved persons.
17	Sherrie Knoedler	\$4,000 plus an equal share of the interest accrued on the
18		\$85,000 Settlement Fund between the date of its creation,
19		and the date the defendants issue the checks to the
20		aggrieved persons.
21	Hortense Merchant	\$5,500 plus an equal share of the interest accrued on the
22	Chimal at a second of the second of	\$85,000 Settlement Fund between the date of its creation,
23	Stipulation and Order Regarding Distribution o	f Settlement Fund - 4 United States Department of Justice Civil Rights Division
24		Housing and Civil Enforcement Section 950 Pennsylvania Ave., N.W G Street
25		Washington, D.C., 20530 202-307-6275
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1		and the date the defendants issue the checks to the
2		aggrieved persons.
3	Arvind Mundra	\$5,500 plus an equal share of the interest accrued on the
4	,	\$85,000 Settlement Fund between the date of its creation,
5		and the date the defendants issue the checks to the
6		aggrieved persons.
7	Roy Nelson	\$5,500 plus an equal share of the interest accrued on the
8		\$85,000 Settlement Fund between the date of its creation,
9		and the date the defendants issue the checks to the
10	·	aggrieved persons.
11	Olga Parulkar	\$3,500 plus an equal share of the interest accrued on the
12		\$85,000 Settlement Fund between the date of its creation,
13		and the date the defendants issue the checks to the
14		aggrieved persons.
15	Vijay Parulkar	\$3,500 plus an equal share of the interest accrued on the
16		\$85,000 Settlement Fund between the date of its creation,
17		and the date the defendants issue the checks to the
18		aggrieved persons.
19	Falguni Shukla	\$5,500 plus an equal share of the interest accrued on the
20		\$85,000 Settlement Fund between the date of its creation,
21		and the date the defendants issue the checks to the
22	Skinnlesian 10 4 m st. m. st.	aggrieved persons.
23	Stipulation and Order Regarding Distribution of	United States Department of Justice Civil Rights Division
24		Housing and Civil Enforcement Section 950 Pennsylvania Ave., N.W G Street
25		Washington, D.C., 20530 202-307-6275
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1	Priyatham Sundar	\$4,000 plus an equal share of the interest accrued on the
2		\$85,000 Settlement Fund between the date of its creation,
3		and the date the defendants issue the checks to the
4		aggrieved persons.
5	Vijaya Sundar	\$5,500 plus an equal share of the interest accrued on the
6		\$85,000 Settlement Fund between the date of its creation,
7		and the date the defendants issue the checks to the
8		aggrieved persons.
9	Chi Ling Tsou	\$4,000 plus an equal share of the interest accrued on the
10		\$85,000 Settlement Fund between the date of its creation,
11		and the date the defendants issue the checks to the
12	·	aggrieved persons.
13	Robert West	\$3,500 plus an equal share of the interest accrued on the
14		\$85,000 Settlement Fund between the date of its creation,
15		and the date the defendants issue the checks to the
16		aggrieved persons.
17	Merone Mia Wolde-Meskel	\$3,500 plus an equal share of the interest accrued on the
18		\$85,000 Settlement Fund between the date of its creation,
19		and the date the defendants issue the checks to the
20		aggrieved persons.
21	Within ten (10) days of the entry of this Order Regarding Distribution of Settlement Fund, the	
22	United States shall provide notice to the aggrieved parties identified herein of this Order Regarding	
23	Stipulation and Order Regarding Distribution of Se	ettlement Fund - 6 United States Department of Justice Civil Rights Division
24		Housing and Civil Enforcement Section 950 Pennsylvania Ave., N.W G Street
25	-	Washington, D.C., 20530 202-307-6275
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Distribution, shall request appropriate documentation, if any, and shall include a request from escrow in this matter that the taxpayer identification number ("TIN") or individual taxpayer identification number ("ITIN"), if any exists, be provided and that such TIN or ITIN is required to be provided under authority of law. Within 70 days of the entry of this Order Regarding Distribution of Settlement Fund, the United States shall submit to defendants W-9s, W-8s, or other appropriate documentation, if received from the aggrieved parties, or, if no documentation was received from by an aggrieved party, shall identify that no documentation was received. Within ten (10) business days of receipt from the United States of the above identified documentation or of the identification that no documentation was received, defendants shall deliver to the United States checks payable to the aggrieved persons as identified above, subject to appropriate withholding, if any. The United States shall provide the escrow agent with all contact information for each aggrieved party that did not provide a properly 12 completed W-9 or W-8 Series form, including without limitation the address of the party to which any 13 payment is sent. The parties, by mutual agreement, may extend the deadlines herein. 14 Upon receipt of the checks from the defendants, and signed releases in the form of Exhibit E of 15 the Consent Order, with mutually agreed upon changes by the Parties, from Seema Bhatia, Ronald 16 Tyrone Blackwell, Felamex Case, Kenneth Case, Brandy Davis, Justin Davis, Betty Gibbins, Lavanya 17 Godisela, Amit Kathpalia, Sherrie Knoedler, Hortense Merchant, Arvind Mundra, Roy Nelson, Olga 18 Parulkar, Vijay Parulkar, Falguni Shukla, Priyatham Sundar, Vijaya Sundar, Chi Ling Tsou, Robert 19 West and Merone Mia Wolde-Meskel, the United States shall deliver the original signed releases to

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Stipulation and Order Regarding Distribution of Settlement Fund - 7

counsel for defendants, and the checks to the aggrieved persons identified above.

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Civil Rights Division Housing and Civil Enforcement Section 950 Pennsylvania Ave., N.W.- G Street Washington, D.C., 20530 202-307-6275

United States Department of Justice

1	Respectfully submitted this 8th day of March 2012.	
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3	Counsel for Plaintiff:	
4	7 7 10 7 47	
5	/s Julie J. Allen TIMOTHY J. MORAN, Deputy Chief	
6	JULIE ALLEN, VABA #41578 Julie.allen@usdoj.gov	
7	Trial Attorney Civil Rights Division	
8	U.S. Department of Justice 950 Pennsylvania Ave., N.W. – G Street	
9	Washington, D.C. 20530 Phone: 202-307-6275	
10	Fax: 202-514-1116	
11	PATRICIA D. GUGIN, WABA #43458 Pat.gugin@usdoj.gov	·
12	Assistant United States Attorney 1201 Pacific Avenue, Suite 700	,
13	Tacoma, Washington 98402 Phone: 253-428-3832	
14	Fax: 253-428-3826	
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23	Stipulation and Order Regarding Distribution of Settlement Fund - 8	United States Department of Justice
24	·	Civil Rights Division Housing and Civil Enforcement Section
		950 Pennsylvania Ave., N.W G Street Washington, D.C., 20530
25		202-307-6275
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1 Counsel for Defendant Summerhill Place, LLC, GRAN, Inc. and Rita Lovejoy: Littler Mendelson, P.C. 3 <u>/s Pamela Salgado</u> PAMELA SALGADO, WSBA #22741 psalgado@littler.com 4 Littler Mendelson, P.C. One Union Square 600 University Street, Suite 3200 5 Seattle, Washington 98101 Phone: 206.381.4928 Fax: 206-447-6965 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 Stipulation and Order Regarding Distribution of Settlement Fund - 9 United States Department of Justice 23 Civil Rights Division Housing and Civil Enforcement Section 24 950 Pennsylvania Ave., N.W.- G Street Washington, D.C., 20530 25 202-307-6275

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1 ORDER 2 Based on the Stipulation and Order Regarding Distribution of Settlement Fund, it is ordered 3 that the \$85,000 Settlement Fund shall be distributed as set forth above. 4 5 DATED: March 8 6 THE HONORABLE JAME 7 UNITED STATES DISTRICT COURT JUDGE Presented by: 9 <u>s/ Julie J. Allen</u> Timothy J. Moran, Deputy Chief 10 Julie Allen, VABA #41578 Julie.allen@usdog.gov 11 Housing and Civil Enforcement Section Civil Rights Division 12 U.S. Department of Justice 950 Pennsylvania Ave. NW, - G Street Washington D.C. 20530 13 Patricia D. Gugin, WABA #43458 14 Pat.gugin@usdog.gov Assistant United States Attorney 1201 Pacific Avenue, Ste. 700 Tacoma, WA 98402 16 Attorneys for Plaintiff 17 /s Pamela Salgado Pamela Salgado, WSBA #22741 18 E-Mail: psalgado@littler.com Littler Mendelson, P.C. One Union Square 19 600 University Street, Suite 3200 Seattle, Washington 98101 20 Attorney for Defendants 21 22 Stipulation and Order Regarding Distribution of Settlement Fund - 10 United States Department of Justice 23 Civil Rights Division Housing and Civil Enforcement Section 24 950 Pennsylvania Ave., N.W.- G Street Washington, D.C., 20530 25 202-307-6275

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CERTIFICATE OF SERVICE 2 I hereby certify that on March 8, 2012, I electronically filed the foregoing with the Clerk of the 3 Court using the CM/ECF system, which will send notification of such filing to the following CM/ECF participants: 4 5 Pamela Salgado Littler Mendelson One Union Square б 600 University Street **Suite 3200** 7 Seattle, WA 98101 PSalgado@littler.com 8 9 10 Dated this 8th day of March 2012. 11 <u>s/Julie J. Allen</u> Attorney for the United States 12 13 14 15 16 17 18 19 20 21 22 Stipulation and Order Regarding Distribution of Settlement Fund - 11 23 United States Department of Justice Civil Rights Division Housing and Civil Enforcement Section 24 950 Pennsylvania Ave., N.W.- G Street Washington, D.C., 20530 25 202-307-6275 26